UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

Debtor(s)	Kendria	M.	Richardson
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Case No:

			<u>C</u>]	HAPTER	3 PLAN	
CHE	CK ONE:					
Court	$\frac{}{\text{at the time}}$	ebtor certifies the of the filing of	nat the this cas	Plan does it se. Any nor	ot deviate from the mod conforming provisions	del plan adopted by the are deemed stricken.
Nonce strick	onforming]	The Plan contain Provisions. Any	ns pro	ovisions the informing p	t are specific to this rovision not set forth in	Plan in paragraph 9, paragraph 9 is deemed
Trusto retain	begin 30 dee for the ped will be	lays from petiti eriod of 60 mor	on fili nths. If owed c	ng/convers the Truste laims recei	ayments include the Tron date. Debtor shall does not retain the fuling payment under the litors:	make payments to the ll 10%, any portion not
(A) (B) (C)	\$	of for months for months for months		through _		
Tone	y the follow	ving creditors:				

To pay the following creditors:

2. ADMINISTRATIVE ATTORNEY'S FEES.

Base Fee \$3,300.00 Total Paid Prepetition \$1,000.00 Balance Due \$2,300.00

Estimated Additional Fees Subject to Court Approval \$ None

Attorney's Fees Payable through Plan \$39.00 Monthly (subject to adjustment)

Last 4 Digits of Acct No.	Creditor		Total Claim
	E FEES. Trustee shall receive ich is fixed periodically by the Unite		payment received, the
	D CLAIMS. Pre-confirmation pay nan amounts allocated to cure arrea		
Payments and a prepetition arrears proposed Plan, al Plan. These mort loan documents,	Arrears, if any, Paid through tages on a mortgage, Debtor will pay I regular monthly postpetition mortgage payments, which may be adjuate due beginning the first due date. The Trustee shall pay the postpet	the Plan. If the Plan, in addition to all of gage payments to the steed up or down as a after the case is first	an provides for curing other sums due under the he Trustee as part of the s provided for under the led and continuing each
Last 4 Digits Cr of Acct No. 8661 US Bank	Address National 191 Juliana Ridge Way	Mo. Pmt. Gap Pr \$1,559.42	Mathematical School \$58,932.00
Association			
(B) Clai Modification. Per following adequated 31% of gross disp homeowners asso	ms Secured by Real Property and the resolution of a mortgage at the protection payments to the Trust posable monthly income of Debtor a pociation fees), or the normal month income-producing property, 75% of	modification request ee: (1) for <i>homested</i> and non-filing spous by contractual mort	st, Debtor shall make the ad property, the lesser of e, if any (after deducting gage payment, or (2) for

by Debtor's	ler 11 U.S.C. § principal reside	perty or Personal Property to Which Section 506 1322(b)(2), this provision does not apply to a claim ence. A separate motion to determine secured status or ecured portion of the claim, estimated below, shall be
Creditor		Claim Amt. Value Pmt. Interest @% ss
DOES NO		roperty and/or Personal Property to Which Section ims of the following secured creditors shall be paid in
Creditor		Claim Amt. Pmt. Interest @%
	Collateral	Regular Payment Arrearages
tinue to be draft. The any coded is intended ide for the	ng made via au paid direct to automatic stay otor as to these to terminate or assumption of	ns Paid Direct by Debtor. The following secured atomatic debit/draft from Debtor's depository account the creditor or lessor by Debtor outside the Plan via is terminated <i>in rem</i> as to Debtor and <i>in rem</i> and <i>in</i> e creditors and lessors upon the filing of this Plan. abrogate Debtor's state law contract rights. (Note: The lease claims that Debtor proposes to pay direct in the
	Creditor	Property/Collateral
	Claims Secure DOES NO st: Creditor Creditor Creditor Creditor Creditor Creditor Creditor	Creditor Collateral Desc./Addre Creditor Collateral Description Creditor Collateral Description

(G) Liens to be Avoided per 11 U.S.C. § 522/Stripped Off per 11 U.S.C. § 506. A

-	ion to avoid a lien under § 522 or to must be filed.	determine secured status and to strip a lien
Last 4 Digits of Acct No.	Creditor	CollateralDescription/Address
collateral/lea personam as	sed property. The automatic stay is to any codebtor as to these creditor	Property. Debtor will surrender the following terminated <i>in rem</i> as to Debtor and <i>in rem</i> and <i>in</i> are and lessors upon the filing of this Plan. (Note e claims in the Lease/Executory Contract section
Last 4 Digits of Acct No.	s Creditor	Property/Collateral to be Surrendered
Last 4 Digits of Acct No.	s Creditor Property As	sume/Reject-Surrender Est. Arrears
claims shall above referen	receive a pro rata share of the bala	ORS. General unsecured creditors with allowed ince of any funds remaining after payments to the paid under a subsequent Order Confirming Plan hall be no less than \$ _0
8. <u>ADD</u>	ITIONAL PROVISIONS:	
(A)	Secured creditors, whether or no securing such claims:	ot dealt with under the Plan, shall retain the lien
(B)		shall be based upon the amount set forth in the other amount as allowed by an Order of the

Property of the estate (check one)*

(C)

when due. (However, if Debtor is not required to file tax returns, Debtor sprovide Trustee with a statement to that effect.) For each tax return that become due after the case is filed, Debtor shall provide a complete copy of the tax retincluding business returns if Debtor owns a business, together with all related 2s and Form 1099s, to the Trustee within 14 days of filing the return. Unotherwise ordered by the Court, Debtor shall turn over to the Trustee all refunds in addition to regular Plan payments. Debtor shall not instruct the Intervenue Service or other taxing agency to apply a refund to the following years.						
*If Debtor fails to check (1) or (2) above, or if Debtor checks both (1) and property of the estate shall not vest in Debtor until the earlier of Debtor's discharg dismissal of this case, unless the Court orders otherwise. (D) The amounts listed for claims in this Plan are based upon Debtor's best estin and belief and/or the proofs of claim as filed and allowed. The Trustee shall pay creditors with filed and allowed proof of claims. An allowed proof of cwill control, unless the Court orders otherwise. (E) The Debtor may attach a summary or spreadsheet to provide an estimat anticipated distributions. The actual distributions may vary. If the summar spreadsheet conflicts with this Plan, the provisions of the Plan control pric confirmation, after which time the Order Confirming Plan shall control. (F) Debtor shall timely file all tax returns and make all tax payments and deptowhen due. (However, if Debtor is not required to file tax returns, Debtor is provide Trustee with a statement to that effect.) For each tax return that become due after the case is filed, Debtor shall provide a complete copy of the tax retincluding business returns if Debtor owns a business, together with all related 2s and Form 1099s, to the Trustee within 14 days of filing the return. Ur otherwise ordered by the Court, Debtor shall turn over to the Trustee all refunds in addition to regular Plan payments. Debtor shall not instruct the Inte Revenue Service or other taxing agency to apply a refund to the following ye tax liability. Debtor shall spend no tax refunds without prior court approvements.						
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Handle Richardson Debtor Dated: 10-21-15	9. <u>NONCONFORMING PROVISIONS</u> :					
Hende Richardson Debtor Dated: 10-21-15						
Debtor Dated:		Debto	or	Dated:		